

COVER LETTER 09-50026 (REU)  
FOR NON-BINDING MEDIATION  
DANA H. FOX, PRO-SE CLAIM #4287

PLEASE NOTE AS A TRAVELER IT APPEARS TO BE "IMPOSSIBLE" TO FIND A TYPEWRITER AND NOW EVEN A WORD PROCESSOR.

MR. FOX PRO-SE MADE A PROMISE NOT TO USE COMPUTERS (MAYBE V.P. BIDEN WILL TELL YOU WHY, IF HE WANTS TO).

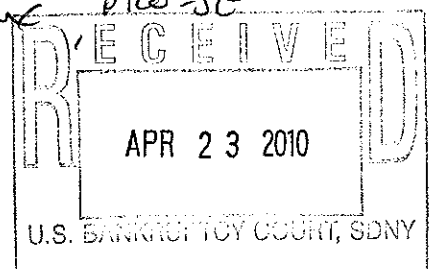
THE PROMISE MAKES IT DIFFICULT TO LOOK-UP LEGAL "STUFF" ON LEXUS ETC. [AND TYPE A PROFESSIONAL "PRESENTATION"]  
MR. FOX ALSO SPENDS TIME AT ALTITUDE AWAY FROM ALLEGED CIVILIZATION, IN MORE TIMES THEN NOT, THE ENDLESS PURSUIT FOR PEACE AND QUIET.

TOO BAD ABOUT THE AURORA. IT WAS PEACEFUL AND QUIET BUT KEPT TRYING TO KILL ME. THIS SUBMITTAL COVERS THE REQUIREMENTS OF THE MOST RECENT COURT ORDER AND MR. FOX WILL BE HAPPY TO SPEAK WITH SOMEONE BY TELEPHONE WHEN YOU GIVE HIM A CONTACT NUMBER.

YOUR CLERKS & C.M. ARE AWARE OF PREVIOUS LITIGATION IN FEDERAL COURT CONCERNING THE AURORA (INCLUDING GEORGE BUSH SR).

SINCERELY,  
Dana H. Fox PRO-SE

SOMEONE COULD TYPE THIS  
FOR YOU



GARDEN CITY GROUP  
MOTORS LIQUIDATION CO.  
PO BOX 9386  
DUBLIN, OH 43017-4286

RE: LOWER COURT CASE #: 03-CA-3653 FLORIDA  
BANKRUPTCY CASE #: 09-50026 (REG)  
CLAIM #4287

RECENT ORDER FOR ALTERNATE DISPUTE  
FEB. 23, 2010  
(RESOLUTION) PROCEDURE  
NOT PROCESSED UNTIL APRIL DUE TO DEBTOR  
MOTION ON FILE.

TO WHOM IT MAY CONCERN:

MR. FOX PRO-SE INDICATED HIS INTENTIONS IN PLEADING  
OF 2/16/09 (DENIED).

IN SO CHOOSING NON-BINDING MEDIATION, MR. FOX PRO-SE  
DOES NOT WAIVE HIS RIGHT TO CONTINUE IN LOWER COURT  
IN FLORIDA WHERE A CONTEMPT FINDING AWAITS G.M.  
WITH WHAT WILL AMOUNT TO SERIOUS CIVIL PENALTIES  
AND A JUST REWARD TO MR. FOX WHO HAS NOW  
BEEN THROUGH THIS 2-3 TIMES: WHICH REPRESENTS  
IT'S-SELF AS A REPEAT OFFENSE ON THE PART OF G.M.

MR. FOX IS NOT AVAILABLE IN PERSON FOR NON-BINDING  
MEDIATION AS HE IS KEEPING A PROMISE AS A  
VOLUNTEER TO AMERICA, MADE TO THE TRUSTEES OF  
THE UNITED STATES, IN REGARDS TO TRAVEL RESPONSIBILITIES  
U.P. BIDEN KNOWS THIS AS WELL AS BOB LUTZ WHO  
IS FAMILIAR WITH MR. FOX'S PAST (BENEFICIAL)  
ASSISTANCE TO HIM & G.M.

MR. FOX WILL LIKE HIS MONEY BACK \$19,500. -  
[6 YEARS OF LITIGATION IN CIRCUIT COURT LEADING TO  
BANKRUPTCY PROCEEDINGS IN FEDERAL COURT, WOULD HAVE  
FETCHED A CONSIDERABLE SUM OF MONEY FROM MR. FOX'S  
CORPORATE ATTORNEY [1/2 MILLION OR MORE?].

DOES THE GMC YUKON DENALI HYBRID HAVE TOO MUCH  
ELECTRONIC JUNK IN IT TO BE RELIABLE? WITH A LIFETIME  
WARRANTY: \$19,500 PLUS THE NEW VEHICLE MENTIONED. -  
YOU'RE GETTING OFF EASY.

A., DUBLIN, OH  
BANKRUPTCY COURT N.Y.

RESPECTFULLY SUBMITTED  
DANA H. FOX PRO-SE  
DANA H. FOX

ADDENDUM  
Pg 3 of 3  
MEMORANDUM

CLAIM #4287

09-50026 (REL.)

MR. FOX PRO-SE POINTS OUT THE MOTIONS FILED  
(ON RECORD IN N.Y. BANKRUPTCY COURT) ARE DENIED. <sup>LAST DENIAL DID NOT APPEAR TO COME FROM FED. COURT.</sup>  
CONTRARY TO THE PROVISION OF THE FEB. 23, 2010  
"ADP" PROCEDURES 11 USC § 105(a) ORDER M-390

AND PAGE 25 SECT. 4. MODIFICATION OF THE AUTOMATIC STAY  
[NEAR THE BACK OF THE ENTIRE ORDER].

MR. FOX HAS STATED HIS CLAIM FOR SIX YEARS (NOW 7+)  
IN CIRCUIT COURT, FORT MYERS, FLA. & N.Y. BANKRUPTCY COURT.  
\$19,700.- FOR DANGEROUS ASPECT OF AURORA AUTOMOBILE [PREVIOUSLY  
LITIGATED IN FEDERAL COURT ALSO].

MR. FOX IS JUST IN SEEKING SOME RECOVERY OF HIS  
PRO-SE TIME IN LITIGATION \$50,000.-

AS THE VEHICLE IN QUESTION (AURORA) DID THREATEN MR. FOX'S  
SAFETY ON SEVERAL OCCASIONS (AND PREVIOUSLY LITIGATED ALSO)  
THERE IS COMPENSATORY DAMAGES RESIDING THERE-IN.

MR. FOX SEEKS, AS PART OF SETTLEMENT IN THIS FORMAL  
REQUEST, A NEW VEHICLE; THE PREVIOUS YEARS MODEL  
OF THE GMC YUKON <sup>(HYBRID)</sup> DENALI IS BETTER LOOKING THAN  
THE CURRENT YEAR MODELS: DOES 2011 OR 2012 HAVE A  
SLICKER, MORE <sup>(HYBRID)</sup> ROUNDED, AERODYNAMIC OFFERING.  
CAN THE YUKON <sup>(HYBRID)</sup> DENALI BE MADE WITH A LOT OF  
THE ELECTRONIC GADGETS DELETED? I.E. NAVIGATION, ON-STAR  
AND A DELETION FROM THE LIST OF ELECTRONIC JUNK  
THAT IS PUT IN CARS NOW ADAPTS?  
THE LIFETIME WARRANTY WILL COVER ALL REPAIRS  
AND A "ROLL-OVER" ACQUISITION OF AN EFFICIENT  
HYDROGEN FUEL-CELL VEHICLE IF YOU GET SMART  
ENOUGH TO MAKE ONE.

THIS ADDENDUM IS SUFFICIENT FOR NON-BINDING  
MEDIATION REVIEW. PLEASE RESPOND.

CC - MOTOR LIQUIDATION  
FED. COURT N.Y.

RESPECTFULLY  
D 71-24 PRO-SE  
DANA H. FOX " " "

P.S. DOES THE TRAVERSE VEHICLE  
COME AND, <HYBRID?